



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

--ooo:O:ooo--

In re Application of

Makoto TSUDA, et al.

Group Art Unit: 1635

Serial No. 10/676,289

Examiner: Tracy Ann Vivlemore

Filed: October 1, 2003

Docket No.: U-014843-4

For: SCREENING METHOD OF DRUG FOR TREATMENT OF NEUROPATHIC PAIN

--ooo:O:ooo--

Commissioner of Patents

United States Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

DISCLAIMING DECLARATION OF CO-AUTHOR OF PUBLICATION

I, Michael W. Salter, Programme in Brain and Behaviour, The Hospital for Sick Children, 555 University Avenue, Toronto, Ontario M5G 1X8, Canada, the undersigned, do hereby declare:

1. THAT I have read and understand the specification and claims of the above identified invention.

2. THAT I am listed as a co-author, along with the above-named inventors on the following publication:

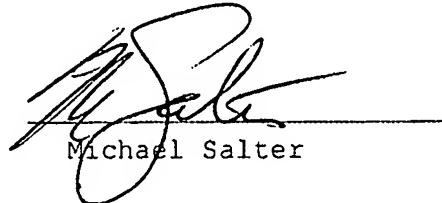
Tsuda, Makoto et al., "P2X<sub>4</sub> receptors induced in spinal microglia gate tactile allodynia after nerve injury", Nature, (2003), 424: 778-783.

OK  
to  
enter  
(TV)  
3/14/06

3. THAT I confirm that, with respect to each and every oral and written disclosure set out above, I learned or received knowledge about the invention from the above named inventors, that I am not a co-inventor of the subject matter of the above identified invention, that I merely was involved in respect of the invention to carry out assignments and work under the supervision and direction of the inventors, and that I was ~~merely~~ listed as coauthor in order to receive credit for having collaborated in the research program under the above named inventor's direction.

4. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: August 4, 2005

  
Michael Salter



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

--000:0:000--

In re Application of

Makoto TSUDA, et al.

Group Art Unit: 1635

Serial No. 10/676,289

Examiner: Tracy Ann Vivlemore

Filed: October 1, 2003

Docket No.: U-014843-4

For: SCREENING METHOD OF DRUG FOR TREATMENT OF NEUROPATHIC PAIN

--000:0:000--

Commissioner of Patents

United States Patent and Trademark Office

P.O. Box 1450

Alexandria, VA 22313-1450

Sir:

DISCLAIMING DECLARATION OF CO-AUTHOR OF PUBLICATION

I, Akito Mizokoshi, Department of Molecular and System Pharmacology, Graduate School of Pharmaceutical Sciences, Kyushu University, 3-1-1 Maidashi, Higashi, Fukuoka 812-8582, Japan, the undersigned, do hereby declare:

1. THAT I have read and understand the specification and claims of the above identified invention.

2. THAT I am listed as a co-author, along with the above-named inventors on the following publication:

Tsuda, Makoto et al., "P2X<sub>4</sub> receptors induced in spinal microglia gate tactile allodynia after nerve injury", Nature, (2003), 424: 778-783.

OK  
to  
enter  
TV  
3/10/06

3. THAT I confirm that, with respect to each and every oral and written disclosure set out above, I learned or received knowledge about the invention from the above named inventors, that I am not a co-inventor of the subject matter of the above identified invention, that I merely was involved in respect of the invention to carry out assignments and work under the supervision and direction of the inventors, and that I was merely listed as coauthor in order to receive credit for having collaborated in the research program under the above named inventor's direction.

4. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: August 5, 2005

Akito Mizokoshi

Akito Mizokoshi



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

--ooo:O:ooo--

In re Application of

Makoto TSUDA, et al.

Group Art Unit: 1635

Serial No. 10/676,289

Examiner: Tracy Ann Vivlemore

Filed: October 1, 2003

Docket No.: U-014843-4

For: SCREENING METHOD OF DRUG FOR TREATMENT OF NEUROPATHIC PAIN

--ooo:O:ooo--

Commissioner of Patents  
United States Patent and Trademark Office  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

DISCLAIMING DECLARATION OF CO-AUTHOR OF PUBLICATION

I, Yukari Shigemoto-Mogami, Division of Biosignaling, National Institute of Health Sciences, 1-18-1 Kamiyoga, Setagaya, Tokyo 158-8501, Japan, the undersigned, do hereby declare:

1. THAT I have read and understand the specification and claims of the above identified invention.

2. THAT I am listed as a co-author, along with the above-named inventors on the following publication:

Tsuda, Makoto et al., "P2X<sub>4</sub> receptors induced in spinal microglia gate tactile allodynia after nerve injury", Nature, (2003), 424: 778-783.

OK  
to  
enter

TV  
3/10/06

3. THAT I confirm that, with respect to each and every oral and written disclosure set out above, I learned or received knowledge about the invention from the above named inventors, that I am not a co-inventor of the subject matter of the above identified invention, that I merely was involved in respect of the invention to carry out assignments and work under the supervision and direction of the inventors, and that I was merely listed as coauthor in order to receive credit for having collaborated in the research program under the above named inventor's direction.

4. I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Dated: August 5 , 2005

Yukari Shigemoto-Mogami  
Yukari Shigemoto-Mogami